

FORM PTOL-413 (REV.1-96)



UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
40/			
09/756,899			
			EXAMINER
			HUYNH, P
		[ART UNIT PAPER NUMBER
			1644 14
		•	DATE MAILED:
	INTE	RVIEW SUMMARY	
ul participants (applicant, applicant)	s representative. PTO perso	nnel):	
ili participartis (applicant, applicant	Alandi	(3) Alle	on C. Turner
1) PHUONG N.	troyor		W C, (www.
2) Christina (han	(4)	
Date of Interview		 /	
Type: ☐ Telephonic ☑ Personal	(copy is given to applic	ant applicant's representative)	
Exhibit shown or demonstration con			
EXNIBIT Shown or demonstration with	dadied100	,,	
	/		
Agreement 🔲 was reached. 🗖 w	as not reached.		
Claim(s) discussed:	4, 10-13, 16	- 25 and 31 -	32
Identification of prior art discussed:	Applicant pro	pres amending t	the claims to a Phaema
identification of prior art discussed.	THE SECOND	Mail on ha the	magnifical accentable con
mposition consisten	7 8 8 8 16	to de with de	wistin The examine
Description of the general nature of	what was agreed to if an ag	reement was reached, or any other	roofments. The examine
will consider	The referen	a (Houng et al)	Closely after the frozen
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amendment.		V	V
must be attached. Also, where no	and a copy of the amendmen copy of the amendments wh	nts, if available, which the examine nich would render the claims allowa	r agreed would render the claims allowable ble is available, a summary thereof must be
attached.)	ant to provide a cenarate rec	cord of the substance of the intervie	ew.
		L A EODMAI WRITTEN	RESPONSE TO THE LAST OFFICE ACTION
action has are ready been filed, Al SUBSTANCE OF THE INTERVIEN	PPLICANT IS GIVEN ONE N W.	MONTH FROM THIS INTERVIEW [DATE TO FILÉ A STATEMENT OF THE
2. Since the Examiner's intervirejections and requirements is considered to fulfill the rethe interview unless box 1 as	s that may be present in the i sponse requirements of the l	ng any attachments) reflects a com ast Office action, and since the clai last Office action. Applicant is not r	plete response to each of the objections, ims are now allowable, this completed form relieved from providing a separate record of
Examiner Note: You must sign this	s form unless it is an attachn	nent to another form.	Se. W. Har